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1 2 3 4 5 6 7 8 9	Deverie J. Christensen, Bar No. 6596 christensend@jacksonlewis.com Daniel I. Aquino, Bar No. 12682 Daniel.aquino@jacksonlewis.com JACKSON LEWIS LLP 300 S. Fourth Street, Suite 900 Las Vegas, Nevada 89101 Tel: (702) 921-2460 Fax: (702) 921-2461 Paul V. Kelly (pro hac vice pending) paul.kelly@jacksonlewis.com JACKSON LEWIS LLP 75 Park Plaza Boston, MA 02116 Tel: (617) 3670025 Fax: (617) 367-2155		
10 11	Attorneys for Defendants Mission Support and Test Services LLC, Mark Martinez and Honeywell International Inc.		
12	UNITED STATES DISTRICT COURT		
13	DISTRICT OF NEVADA		
14	STEPHEN MUSIN,	G N 0.10 0050 N D NW	
15	Plaintiff,	Case No. 2:19-cv-2058-JAD-NJK	
16	VS.	STIPULATION TO EXTEND TIME FOR DEFENDANTS MISSION SUPPORT AND	
17	MISSION SUPPORT AND TEST SERVICES	TEST SERVICES LLC, MARK MARTINEZ, AND HONEYWELL	
18	LLC, MARK MARTINEZ. AND HONEYWELL INTERNATIONAL, INC.,	INTERNATIONAL INC. TO FILE THEIR RESPONSES TO PLAINTIFF'S	
19	Defendants.	SECONDED AMENDED COMPLAINT OF	
20		JANUARY 15, 2021	
21		(First Request)	
22	IT IS HEREBY STIPULATED by and between the parties, through their respective		
23	counsel, that Defendants Mission Support and Test Services LLC, Mark Martinez, and		
24	Honeywell International Inc. ("Defendants") be granted an eleven (11) day extension beyond the		
25	January 4, 2021 deadline to file their responses to Plaintiff's Second Amended Complaint or January 15, 2021. This stipulation is submitted and based upon the following:		
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1. On December 11, 2020, the Court entered an Order granting Defendants' partial motions to dismiss and granting Plaintiff limited leave to amend the complaint. (ECF No. 44)

- 2. Plaintiff filed a Second Amended Complaint on December 21, 2020. Defendants answers or other responses are due on January 4, 2021.
- 3. This stipulation is requested because Defendant's counsel's office is currently recovering from an unexpected closure due to positive COVID-19 test results of Defendant's counsel's office staff; and Defendant's Counsel is currently ill and receiving treatment for symptoms of COVID-19. Defendant's Counsel has been largely unable to work over the past couple of weeks and does not anticipate returning to the office until the week of January 4, 2021. Accordingly, Defendant's Counsel requested, and Plaintiff's Counsel courteously agreed, to an extension to January 15, 2021.
- 4. This is the first request for an extension of time for Defendants to file their answers or otherwise respond to Plaintiff's Second Amended Complaint.

5. This request for an extension of time to file Defendants' answers or other 1 2 responses to Plaintiff's Second Amended Complaint is made in good faith and not for the 3 purpose of delay. 4 Dated this 4th day of January, 2021. 5 KEMP & KEMP JACKSON LEWIS LLP 6 7 /s/ Deverie J. Christensen /s/ James P. Kemp James P. Kemp, Bar No. 6375 Deverie J. Christensen, Bar No. 6596 300 S. Fourth Street, Suite 900 7435 W. Azure Drive, Suite 110 Las Vegas, Nevada 89101 Las Vegas, Nevada 89130 Paul V. Kelly (pro hac vice pending) Attorney for Plaintiff Stephen Musin 75 Park Plaza 10 Boston, MA 02116 11 Attorneys for Defendants Mission Support and Test Services LLC, 12 Mark Martinez and Honeywell International, Inc. 13 14 IT IS SO ORDERED. 15 16 U.S. District Court Judge/Magistrate Judge 17 Dated: January 4, 2021 18 19 20 21 22 23 24

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